CIVIL/CRIMINAL CASES

PROCEDURES MANUAL FOR

THE UNITED STATES DISTRICT COURT

FOR THE SOUTHERN DISTRICT OF OHIO

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I. THE ELECTRONIC FILING SYSTEM.

- A. IN GENERAL. Unless otherwise permitted by these policies and procedures or unless otherwise authorized by the assigned judge, all documents submitted for filing in this district after September 1, 2003, in civil/criminal cases, no matter when a case was originally filed, shall be filed electronically using the Electronic Filing System ("System") or shall be scanned¹ and uploaded to the System.² Documents may also be submitted for filing to the Clerk's Office on 3.5" disks or CD-ROM as .pdf ("Portable Document Format") files.³
 - 1. Parties proceeding pro se shall not file electronically.
 - Social Security cases shall be subject to the limitations imposed in III(B) of these procedures.
 - Juvenile criminal matters shall not be filed electronically unless, after hearing, the court rules that the juvenile shall be tried as an adult.

¹When scanning documents to be subsequently filed electronically, filing parties should make certain their scanners are configured for 200 dpi and black and white rather than color scanning. The filing party is responsible for the legibility of the scanned document. If for any reason a document cannot be easily read after scanning, the filing party should not electronically file the document. Instead, the filing party must file it on paper with the Clerk's Office.

²"Electronic filing" means uploading a pleading or document directly from the registered user's computer, using the court's Internet-based System, to file that pleading or document in the court's case file. Sending a document or pleading to the court via e-mail does not constitute "electronic filing."

³A document created with almost any word-processing program can be converted to .pdf. The .pdf program in effect takes a picture of the original document and allows anyone to open the converted document across a broad range of hardware and software, with layout, format, links, and images intact. For information on .pdf, users may visit the websites of .pdf vendors, such as http://www.fineprint.com/.

- 4. While registered attorneys of record will have remote access to documents in criminal cases, public remote access is only available for documents filed AFTER November 1, 2004, pursuant to the E-Government Act of 2002. Public access to docket sheets in criminal cases, however are available for documents filed prior to November 1, 2004. Also, members of the public may view electronic criminal files at the public terminals in the Clerk's Office.
- 5. An attorney may apply to the assigned judge for permission to file paper documents. Even if the assigned judge initially grants an attorney permission to file paper documents, the assigned judge may withdraw that permission at any time during the pendency of a case and require the attorney to file documents electronically using the System.
- 6. The Clerk's Office or any judge of this court may deviate from these procedures in specific cases, without prior notice, if deemed appropriate in the exercise of discretion, considering the need for the just, speedy, and inexpensive determination of matters pending before the Court. The Clerk may also amend these procedures at any time without prior notice.

⁴On March 13, 2002, the Judicial Conference of the United States approved an exception to the prohibition on public access to criminal case records. In a high-profile criminal case where the demand for documents will "impose extraordinary demands on a court's resources," that court is authorized to provide Internet access to criminal case files "if all parties consent and the trial judge or presiding judge of an appellate panel finds that such access would be warranted."

On September 19, 2001, the Judicial Conference determined that the policy restricting remote public access to criminal records would be "re-examined within the next two years."

- B. PASSWORDS. Each attorney admitted to practice in the Southern District of Ohio shall be entitled to one System password from the District Court. The password permits the attorney to participate in the electronic retrieval and filing of pleadings and other papers.
 - No attorney shall knowingly permit or cause his or her password to be used by anyone other than an authorized employee of his or her office.
 - The attorney shall be responsible for all documents filed with his or her password.
 - An attorney admitted pro hac vice must register for a password in accordance with these Policies and Procedures.

C. REGISTRATION.

- 1. Each attorney filing electronically must complete the Attorney
 Registration Form available on the court's web site at

 www.ohsd.uscourts.gov. The court will issue passwords only to
 attorneys in good standing. To be in good standing, an attorney
 must meet the requirements in S.D. Ohio Civ. R. 83.3 and 83.4.5
- 2. To ensure that the Clerk's Office has correctly entered a registering attorney's Internet e-mail address in the System, the Clerk's Office will send the attorney an Internet e-mail message containing their login and password. It is the attorney's responsibility to read the

⁵General Order 00-1 exempts from payment of PHV fees all attorneys employed by a U. S. governmental entity or the State of Ohio.

- instructions contained in the e-mail to verify that all the information in their account is correct.
- 3. After registering, attorneys may change their passwords. However, if an attorney comes to believe that the security of an existing password has been compromised, the attorney must change his or her password immediately.
- 4. An attorney whose e-mail address, mailing address, telephone or fax number has changed from that of the original Attorney Registration Form, shall timely file a notice of a change of address and serve a copy of the notice on all other parties in all cases in which the attorney has entered an appearance. Once the attorney has notified all other parties, the attorney shall update his or her e-mail address, mailing address, telephone or fax number via CM/ECF and "Maintain Your Account". If the attorney requires assistance during this process, he or she should contact the Help Desk for further instructions.
- 5. An attorney may withdraw from participating in the System by providing notice of withdrawal. Such notice must be in writing, and mailed or delivered to Office of the Clerk, United States District Court, Systems Department, Room 260, 85 Marconi Blvd., Columbus, OH 43215, and served upon all counsel of record or unrepresented parties in each open case in which the attorney has appeared, not less than ninety (90) days prior to the effective date

of revocation. The Clerk's Office will cancel the attorney's password and delete the attorney's name from any applicable electronic service list on the effective date. Withdrawing from participation in the System does not *permit an attorney to file paper documents*. Rather, withdrawing from the System means the attorney will not receive e-mail notification of filings in his or her cases.

II. ELECTRONIC FILING AND SERVICE OF DOCUMENTS.

A. FILING.

- All charging documents in criminal cases (i.e., the
 complaint, information, and indictment), with the required AO256
 information sheet, must be delivered to the Clerk's Office for
 scanning and docketing.
- All motions, pleadings, applications, briefs, memoranda of law, deposition transcripts, transcripts of proceedings, or other documents in a case shall be electronically filed on the System except as otherwise provided by these Policies and Procedures.
- Each document filed after the complaint or other initial document shall bear the assigned case number in the following format:
 1:03cv12345. (The first digit represents the location of Court 1 for Cincinnati, 2 for Columbus, 3 for Dayton. The second number is the year of initial filing. "CV" designates a civil case and "CR"

- designates a criminal case. The *final* number in parenthesis indicates the number assigned to a particular defendant in a multi-defendant case.)
- 4. E-mailing a document to the Clerk's Office or to the assigned judge does not constitute filing the document. A document shall not be considered filed for purposes of the Federal Rules of Civil or Criminal Procedure until the filing party receives a Systemgenerated "Notice of Electronic Filing" described in II(B)1 of these procedures.
- 5. Complaints.
 - a. The Clerk's Office will accept complaints and civil cover sheets sent by United States mail or delivered in person to the Clerk's Office.
 - i. The filing party must submit the complaint and cover sheet in paper form. The complaint should also be submitted electronically in .pdf format on a 3.5" disk or CD-ROM. In forma pauperis applications should be submitted in the same manner.
 - ii. The filing fee must accompany a complaint sent through the United States mail or personally delivered to the Clerk's Office. The Clerk's Office will upload the complaint from the .pdf file to the System and will then discard the paper documents.

- b. New cases are deemed filed the day the Clerk's Office receives the complaint and any required filing fee or when leave to proceed in forma pauperis is granted.
- A party may not serve a complaint electronically, but instead must effect service of the summons and complaint according to Fed. R. Civ. P. 4.

6. Summonses.

- a. The Clerk's Office will receive summonses to be issued sent
 by United States mail, or delivered in person to the Clerk's
 Office.
- b. The party requesting the summons must complete the top portion of the summons form and, if sending the summons by United States mail, also submit a stamped, self-addressed return envelope. Once a summons has been issued, the Clerk's Office will scan it, upload it to the System, then return the summons to the attorney or party.
- 7. A document will be deemed timely filed if filed prior to midnight on the due date, unless the assigned judge has ordered the document filed by an earlier time on that date. The time at the Court (Eastern Standard or Eastern Daylight) governs, rather than the time zone from which the filing is made.

- 8. If filing a document requires leave of the court, such as an amended complaint, the attorney shall attach the proposed document as an exhibit to the motion according to the procedures in IV(B). If the court grants the motion, the order will direct the attorney to file the document electronically with the court unless otherwise specified in the Order.
- Attachments and exhibits are to be filed electronically. However,
 large attachments or exhibits that cannot be filed electronically may
 be submitted on paper with paper copies served on all other parties
 to the case.
- 10. The Clerk's Office will not maintain a paper court file in any case initially filed after September 1, 2003, except as otherwise provided in these procedures. The official court record will be the electronic file maintained on the Court's servers. The official record will include, however, any paper documents or exhibits filed in accordance with these procedures.
 - a. The Clerk's Office will discard all paper documents brought to the Clerk's Office for filing after they are scanned and uploaded to the System.
 - b. However, if an attorney believes a *paper* document with original signatures has some intrinsic value, the attorney is encouraged to retain the original document. An attorney who wishes to have a paper document returned after the

Clerk's Office scans and uploads it to the System shall provide a self-addressed, stamped envelope for its return. If said envelope is not provided, the paper document will be discarded.

11. Official Transcribers and Contract Court Reporters. In addition to submitting to the Clerk's Office the tapes of transcribed proceedings and original notes, if applicable, an official transcriber or contract court reporter must have the certified transcript of those proceedings electronically filed on the System by submitting to the Clerk's Office a 3.5" disk or CD-ROM containing the certified transcript of the proceedings in .pdf format. A transcriber or court reporter will not receive payment until the transcriber or reporter has both returned the tape and notes, if applicable, of a proceeding to the Clerk's Office and submitted the transcript to the Clerk's Office electronically. While some offices are filing transcripts electronically, they are a "restricted document" and not viewable via CM/ECF. The parties must request a hard copy from the official court reporter. This will be changed when the Administrative Office of United States Courts and the court reporters come to an agreement regarding payment of their fees.6

B. SERVICE OF DOCUMENTS AFTER THE COMPLAINT.

⁶To be determined by the Administrative Office and Official Court Reporters at a later date.

- 1. Whenever a document is filed electronically in accordance with these procedures, the System will generate a "Notice of Electronic Filing" to the filing party, any other party who is a registered user and has requested electronic notice in that case,⁷ and the assigned judge if he or she has elected to receive notice.
 - a. If the recipient is a registered participant in the System, the System's e-mailing of the "Notice of Electronic Filing" shall be the equivalent of service of the pleading or other paper by first class mail, postage prepaid.
 - b. Service of the "Notice of Electronic Filing" on a party who is not a registered participant in the System may be accomplished subject to the additional service requirements of B(3) below.
- 2. A certificate of service on all parties entitled to service or notice is still required when a party files a document electronically. The certificate must state the manner in which service or notice was accomplished on each party so entitled. Sample language for a certificate of service is attached to these procedures as Form A.
- A party who is not a registered participant of the System is entitled to a paper copy of any electronically filed document. The filing

⁷To determine whether another party is a registered user, the filer can select the System's "Utilities" category, and then click on "Mailing Information for a Case" on the pull-down menu. The filer then enters the case number and the System information will appear, stating whether or not the filer must mail a copy or if the System will electronically generate one.

party must therefore provide the non-registered party with the document as provided in Fed. R. Civ. P. 5. When mailing paper copies of documents that have been electronically filed, the filing party must include the "Notice of Electronic Filing" to provide the recipient with proof of the filing.

- Parties served electronically are entitled to the same three-day extension of time to respond as if they had been served by mail.
 Fed. R. Civ. P. 6(e); Fed. R. Crim. P. 45(e).⁸
- 5. A filer who brings a document to the Clerk's Office for scanning and uploading to the System must serve paper copies on all non-registered parties to the case and should expect some delay in the uploading and subsequent electronic noticing of the document. If time is an issue, filers should consider paper service or service by an alternate means on registered parties, such as e-mail or fax.

C. SIGNATURES.

 Non-Attorney Signature, Generally. If an original paper document is signed by a non-attorney, the filing party or the Clerk's Office shall scan the original document, then electronically file it on the System.

⁸Attorneys should be aware that the response due date, which appears when either electronically filing a motion or querying deadlines, is for court use only and should <u>not</u> be relied upon as an accurate computation of the response date.

- a. The electronically filed document as it is maintained on the
 Court's servers constitutes the official version of that record.
 The court will not maintain a paper copy of the original
 document.
- An Affidavit signed by a third party must be scanned and uploaded to the System by the filer
- 2. Attorney Signature. A pleading or other document requiring an attorney's signature shall be signed in the following manner, whether filed electronically or submitted on disk to the Clerk's Office: "s/ (attorney name) ." The correct format for an attorney signature is as follows:

s/ Judith Attorney

Judith Attorney Bar Number: 12345 Attorney for (Plaintiff/Defendant) ABC Law Firm 123 South Street Dayton, OH 45402 Telephone: (937) 123-4567

E-mail: judith_attorney@law.com

- 3. <u>Multiple Signatures</u>. The following procedure applies when a stipulation or other document requires two or more signatures:
 - a. The filing party or attorney shall initially confirm that the content of the document is acceptable to all persons required to sign the document. The filer will indicate the agreement of other counsel or parties at the appropriate place in the document, usually on the signature line.

- b. The filing party or attorney then shall file the document electronically or submit it to the Clerk's Office on disk, indicating the signatories, *e.g.*, "s/ Jane Doe," "s/ John Smith," etc.
- 4. <u>Documents in Criminal Cases</u>. Several documents in criminal cases require the signature of a non-attorney, such as a grand jury foreperson, a defendant, a third-party custodian, a United States Marshal, an officer from Pretrial Services or Probation, or some other federal officer or agent. In general, the Clerk's Office will scan these documents, upload them to the System, and except as otherwise provided by these Policies and Procedures, discard them. The electronically filed document as it is maintained on the court's servers shall constitute the official version of that record.
- 5.Authenticity. Anyone who disputes the authenticity of an electronically filed document or the authenticity of a signature on an electronically filed document must file an objection within ten days of receiving notice of the filing of that document.
- D. FEES PAYABLE TO THE CLERK. Any fee required for filing a pleading or paper in District Court is payable to the Clerk of the Court by check drawn on the attorney's account, money order, or cash. No personal checks will be accepted. The Clerk's Office will document the receipt of

fees on the docket with a text-only entry. The Court will not maintain electronic billing or debit accounts for lawyers or law firms.

E. ORDERS.

- The assigned judge or the Clerk's Office shall electronically file all signed orders. Any order signed electronically has the same force and effect as if the judge had signed in ink a paper copy of the order and it had been filed with the Clerk.
- 2. Proposed orders may be submitted as outlined below.
 - a. A moving party may, after filing a motion, submit to the judge a proposed order granting the motion and setting forth the requested relief. The proposed order shall be e-mailed to the assigned judge at the address listed in 2(d) below.
 - b. Electronically submitted proposed orders may not be combined with the motion into one document. The motion must be docketed prior to submitting the proposed order to the judge, and the proposed order must refer to the resulting docket entry number for the motion.
 - c. All proposed orders must be submitted in a format compatible with WordPerfect, which is a "Save As" option in most word processing software. Judges will not accept proposed orders in .pdf format.
 - d. A proposed order should be attached to an Internet e-mail sent to the e-mail address of the assigned judge. The

judges' e-mail addresses for proposed orders are in the following format:

Judge's Last Name_Chambers@ohsd.uscourts.gov.

- When mailing paper copies of an electronically filed order to a party who is not a registered participant of the System, the Clerk's Office will include the Notice of Electronic Filing to provide the nonparticipant with proof of the filing.
- 4. The assigned judge may grant routine motions by a notation entry on the docket. The System will generate a "Notice of Electronic Filing" which will include the text of the notation order.
- F. TITLE OF DOCKET ENTRIES. The party electronically filing a pleading or other document shall be responsible for designating a docket entry title for the document by using one of the docket event categories prescribed by the Court.⁹

G. CORRECTING DOCKET ENTRIES.

Once a document is submitted and becomes part of the case
docket, corrections to the docket are made only by the Clerk's
Office. The System will not permit the filing party to make changes
to the document(s) or docket entry filed in error once the
transaction has been accepted.

⁹Readers may view the "Civil Events in ECF for Attorneys" on the court's web site, http://www.ohsd.uscourts.gov/cmecf.html.

- 2. A document incorrectly filed in a case may be the result of posting the wrong .pdf file to a docket entry, or selecting the wrong document type from the menu, or entering the wrong case number and not catching the error before the transaction is completed. The filing party should not attempt to refile the document.
- 3. As soon as possible after an error is discovered, the filing party should contact the Clerk's Office with the case number and document number for which the correction is being requested. If appropriate, the court will make an entry indicating that the document was filed in error. The filing party will be advised *if* the document needs to be refiled.
- 4.Only a judge can strike a document once it has been filed. Fed. R. Civ. P. 12(f). However, if a document is filed in error (e.g., a document is filed in the wrong case, or the wrong electronic document is filed, or the electronic file is corrupt or unreadable), the Clerk may delete the document from the System. The Clerk will then immediately notify the filer of the error and if the document needs to be re-filed. The Clerk will not delete the relevant docket text, but annotate the docket to show the deletion, the reason for deletion, and that the filer has been notified.

H. TECHNICAL FAILURES.

- The Clerk's Office shall deem the Southern District of Ohio CM/ECF site to be subject to a technical failure on a given day if the site is unable to accept filings continuously or intermittently over the course of any period of time greater than one hour after 10:00 a.m. that day. Known Systems' outages will be posted on the web site, if possible.
- 2. Problems on the filer's end, such as phone line problems, problems with the filer's Internet Service Provider (ISP), or hardware or software problems, may also prevent timely filing. A filer who cannot file a document electronically because of a problem on the filer's end must file the document on paper and in .pdf format on a 3.5" disk or CD-ROM.
 - A filing party whose filing is made untimely as the result of a technical failure of the court's CM/ECF—site or at the filer's end may seek appropriate relief from the court.

I. PRIVACY.

1. Redacted Documents. To comply with the policy of the Judicial Conference of the United States and the E-Government Act of 2002, Pub. L. No. 107-347, filing parties shall omit or, where inclusion is necessary, partially redact the following personal data identifiers from all pleadings, documents, and exhibits, whether filed electronically or on paper, unless the assigned judge orders otherwise.

- a. Minors' names: Use the minors' initials;
- Financial account numbers: Identify the name or type of account and the financial institution where maintained, but use only the last four numbers of the account number;
- c. Social Security numbers: Use only the last four numbers;

Other data as permitted by order of the court.

- d. Dates of birth: Use only the year; and
- In addition, the filing party may omit or, where inclusion is necessary, partially redact the following confidential information from all pleadings, documents, and exhibits, whether filed electronically or on paper, unless the assigned judge orders otherwise.
- a. Personal identifying number, such as driver's license number;
- b. Medical records, treatment and diagnosis;
- c. Employment history;

e.

- d. Individual financial information; and
- e. Proprietary or trade secret information.
- Unredacted Documents. With leave of the court, a party may file under seal a document containing the unredacted personal data identifiers listed above.
 - a. The party seeking to file an unredacted document shall file
 electronically a motion to file the document under seal

- pursuant to the E-Government Act of 2002, Pub. L. No. 107-347, §205(c)(3)(iv).
- b. In granting the motion or application to seal, the assigned judge may require the party to file a redacted copy for the public record.
- 3. The responsibility for redacting personal data identifiers rests solely with counsel and the parties. The Clerk's Office will not review documents for compliance with this rule, seal on its own motion documents containing personal data identifiers, or redact documents, whether filed electronically or on paper.
- III. FILING OF PAPER DOCUMENTS. The following procedures govern the filing of paper documents. The Court, upon application and for good cause shown, may also authorize filing of other paper documents otherwise subject to these procedures.
 - A. PRO SE FILERS. Pro se filers shall file paper originals of all complaints, pleadings, motions, affidavits, briefs, and other documents which must be signed or which require either verification or an unsworn declaration under any rule or statute. The Clerk's Office will scan these original documents into an electronic file in the System.
 - B. SOCIAL SECURITY CASES. All documents, notices, and orders in Social Security cases filed after September 1, 2003, shall be filed and noticed electronically, except as noted below.

- The complaint and other documents typically submitted at the time a Social Security case is filed initially will be filed electronically and served according to II(A) of these procedures.
- 2. Social Security transcripts will be filed in paper format and served because scanning that set of documents and filing or retrieving them electronically is impractical at this time. Because Social Security transcripts will not be scanned or otherwise placed into the System, the Clerk's Office will docket a text-only event stating that the transcript is available in paper format at the Clerk's Office.

IV. EXHIBITS.

- A. **EXHIBITS NOT IN SUPPORT OF A MOTION.** This section applies to exhibits other than those submitted in support of a motion, *e.g.*, an attachment to a complaint. Exhibits submitted in support of a motion are governed by IV(B) of these procedures.
 - 1. A party may submit paper exhibits which are not available in electronic form or which are too lengthy to scan. Lengthy documents submitted to the Clerk's Office in paper form should not be bound. The Clerk's Office will note on the docket its receipt of the document(s) or exhibit(s) with a text-only entry.
 - 2. If possible, however, a filing party should scan a paper exhibit and submit the exhibit as a .pdf file. Because .pdf files containing scanned documents take up considerably more space on the System than .pdf files containing electronically-generated

- documents, the Clerk recommends that filing parties submit .pdf files containing scanned documents of more than two megabytes in separate two-megabyte segments.
- 3. Because documents scanned in color or containing a graphic take much longer to upload, filing parties must configure their scanners to scan documents at 200 dpi and in black and white rather than in color. Documents appearing in color in their original form, such as color photographs, may be scanned in color and then uploaded to the System.
- The filing party is required to verify the readability of scanned documents before filing them electronically with the court.
- Paper exhibits filed with the Clerk shall be served on other parties as if not subject to these procedures.
- **B. EXHIBITS IN SUPPORT OF A MOTION.** In general, exhibits in support of a motion should not be filed on paper, but rather be filed electronically.
 - 1. A filing party should scan a paper exhibit and submit the exhibit as a .pdf file. Because .pdf files containing scanned documents take up considerably more space on the System than .pdf files containing electronically-generated documents, the Clerk recommends that filing parties submit .pdf files containing scanned documents of more than two megabytes in separate two-megabyte segments.

- 2. Because documents scanned in color or containing a graphic take much longer to upload, filing parties must configure their scanners to scan documents at 200 dpi and in black and white rather than in color. Documents appearing in color in their original form, such as color photographs, may be scanned in color and then uploaded to the System.
- The filing party is required to verify the readability of scanned documents before filing them electronically with the court.
- A party submitting paper exhibits shall also file a paper index of evidence listing each exhibit then being filed and identifying the motion to which it relates.
- Copies of supporting materials filed in paper format shall be served on other parties as if not subject to electronic filing procedures.

V. PUBLIC ACCESS TO THE SYSTEM DOCKET.

- A. PUBLIC ACCESS AT THE COURT. Access to the electronic docket and documents filed in the System is available for viewing to the public at no charge at the Clerk's Office during regular business hours. A copy fee for an electronic reproduction is required by 28 U.S.C. § 1930 and is presently 10¢ per page.
- B. INTERNET ACCESS. Remote electronic access to the System for viewing purposes is limited to subscribers to the Public Access to Court Electronic Records ("PACER") system. The Judicial Conference of the United States requires that a user fee be charged for remotely accessing

certain detailed case information, such as filed documents and docket sheets in civil cases, but excluding review of calendars and similar general information.¹⁰

C. COPIES AND CERTIFIED COPIES. Copies of electronically filed documents, certified if necessary, may be purchased at the Clerk's Office. The fee for copying and certifying will be in accordance with 28 U.S.C. § 1914 and is presently 50¢ per page plus any certification fee.

¹⁰According to a memorandum from the Administrative Office of the United States Courts dated April 9, 2002, non-judiciary CM/ECF users will be charged a fee of eight cents per page starting on January 1, 2005, to access electronic data such as docket sheets and case documents obtained remotely through the PACER system. A cap of thirty pages per document has been approved.

The access fee does not apply to official recipients of electronic documents, i.e., parties legally required to receive service or to whom service is directed by the filer in the context of service under Federal Rules of Civil Procedure. Official recipients will receive the initial electronic copy of a document free to download as they see fit, but if they remotely access the document again, they will be charged eight cents a page for printing or viewing.

FORM A

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO

SAMPLE FORMATS - CERTIFICATE OF SERVICE

following:	F system, which will send notification of such filing to the, and I hereby certify that I have stal Service the document to the following non CM/ECF
	s/
	Attorney's Name and Bar Number
	Attorney for (Plaintiff/Defendant)
	Law Firm Name
	Law Firm Address
	Law Firm Phone Number
	Law Firm Fax Number
	Attorney's E-mail Address
Sample B	
filing and uploading to the CN following:	nate), I presented the foregoing to the Clerk of the Court for M/ECF system, which will send notification of such filing to the, and I hereby certify that I have stal Service the document to the following non CM/ECF
	s/
	s/ Attorney's Name and Bar Number
	Attorney's Name and Bar Number Attorney for (Plaintiff/Defendant)
	Attorney's Name and Bar Number Attorney for (Plaintiff/Defendant) Law Firm Name
	Attorney's Name and Bar Number Attorney for (Plaintiff/Defendant) Law Firm Name Law Firm Address
	Attorney's Name and Bar Number Attorney for (Plaintiff/Defendant) Law Firm Name Law Firm Address Law Firm Phone Number
	Attorney's Name and Bar Number Attorney for (Plaintiff/Defendant) Law Firm Name Law Firm Address